

Accordingly, the Secretaries to Government, Divisional Commissioners, the Heads of Departments and the Deputy Commissioners of Districts are requested to keep in view the above decision of Government while constituting or forwarding proposals to Government for constitution or reconstitution of Committees or Boards and to ensure that the Scheduled Castes and Scheduled Tribes are given proper representation.

M. B. SHETTY,

*Under Secretary to Government,  
Planning and Development Department.*

**Welfare of Nomadic and other Tribes—Orders the shifting of Headquarters of the Nomadic Tribes Welfare Officer from Dharwar to Bangalore.**

ORDER No. P & D 72 SET 59, DATED BANGALORE, THE 13TH AUGUST 1959  
(SHRAVANA 22, SAKA ERA 1881).

Government in their Order No. P & D 273 SWS 58, dated 22nd June 1959, revised the post of Nomadic Tribes Welfare Officer along with two posts of peons in the Belgaum Division with Dharwar as Headquarters. The post of one Junior Clerk, which had been transferred from Dharwar to Bangalore at the time of abolition of the posts, was also ordered to be retransferred to Dharwar while reviving the above post of Nomadic Tribes Welfare Officer. A proposal has now been received by Government to transfer the Headquarters of the Nomadic Tribes Welfare Officer and his staff from Dharwar to Bangalore and also to entrust him with the works relating to Welfare Schemes for the Nomadic and Semi-Nomadic Tribes, Scheduled Tribes and Denotified Tribes in the entire State.

2. Government are pleased to direct that the Headquarters of the Nomadic Tribes Welfare Officer and his staff (One Junior Clerk and two peons) be shifted from Dharwar to Bangalore with immediate effect. He will work in the Office of the Director of Social Welfare at Bangalore. Government also direct that the Nomadic Tribes Welfare Officer should be redesignated as the Special Officer for Nomadic and other Tribes and the work relating to the Welfare of the Nomadic and Semi-Nomadic Tribes, Scheduled Tribes and Denotified Tribes in the entire State should be attended to by him under the control and supervision of the Director of Social Welfare Officer.

By Order and in the name of the Governor of Mysore,

M. B. SHETTY,

*Under Secretary to Government,  
Planning and Development Department.*

#### HOME SECRETARIAT

**Introduction of the Scheme of the Separation of the Judiciary from the Executive in the District of Coorg.**

READ—

Government Order No. HD 10 CIP 58, dated 15th October 1959, according sanction to the introduction of the Scheme of the Separation of the Judiciary from the Executive in the District of Coorg.

2. Letter No. ROC 663/58, dated 29th October 1959 from the Registrar, High Court of Mysore, Bangalore, requesting that the Government Order read in the preamble may be brought into force with effect from the 1st December 1959.

ORDER No. HD 10 CIP 58, DATED BANGALORE, THE 15TH OCTOBER—  
12TH NOVEMBER 1959 (ASVIJA 23—KARTHIKA 21, SAKA ERA 1881).

The Government of Mysore hereby directs that the Scheme of Separation of the Judiciary from the Executive in the District of Coorg, sanctioned in G.O. No.

HD 10 CIP 58, dated 15th October 1959, shall take effect from the 1st day of December 1959.

By Order and in the name of the Governor of Mysore,

MOHAMED IFTIKHARUDDIN,

*Under Secretary to Government,  
Home Department.*

Reciprocal arrangements to provide for the payment of expenses of the employees of the Central Government and State Governments, viz., Governments of Punjab, Rajasthan, Andhra Pradesh and Madras and those of the Government of Mysore, summoned by Criminal Courts to give evidence in their official capacity.

### OFFICIAL MEMORANDUM

No. HD 3 CAC 59, DATED BANGALORE, THE 9TH NOVEMBER 1959  
(KARTHIKA 18, SAKA ERA 1881).

The Government of Mysore have entered into reciprocal arrangements with the Central Government, Governments of Punjab, Rajasthan, Andhra Pradesh and Madras, in regard to the payment of expenses to the Government servants summoned by Criminal Courts to give evidence in their official capacity. The effect of the arrangements will be as follows:—

1. In criminal cases to which the State is a party, a Government servant giving evidence regarding facts of which he has official knowledge will, on production of certificate of attendance issued by the summoning court, be paid travelling allowance by the Government under whom he is serving;

2. In criminal cases to which the State is not a party, a Government servant giving evidence regarding facts of which he has official knowledge will be paid travelling allowance by the summoning Court according to the rules under which Government servant draws his travelling allowance for a journey on tour, and the charges will be borne by the Central Government or any of the five reciprocating Governments mentioned herein, according as the Court is situated in the Union Territory or in any of the State Territory;

3. When a Government servant serving in a commercial department, or when any other officer is summoned to give evidence as a technical or expert witness, the pay of the Government servant concerned for the period of his absence from his headquarters and travelling allowance and other expenses due to him will first be borne by the Government under whom he is serving and subsequently be recovered from the Central Government or any of the five reciprocating State Governments, according as the Court in which the officer is summoned to give evidence is situated in the Union territory or in the territory of any of the aforesaid State Governments respectively.

MOHAMED IFTIKHARUDDIN,

*Under Secretary to Government,  
Home Department.*

### LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH SECRETARIAT

Mysore Village Panchayats and Local Boards (Removal of Difficulties) Order No. 1—construing of reference to the Chief Executive Officer under sub-section (3) of Section 33 of the Madras Elementary Education Act, 1920, as a reference to the Deputy Commissioner, South Kanara.

ORDER No. LLH 43 GUL 59, DATED BANGALORE, THE 24TH NOVEMBER 1959.

WHEREAS under Section 32 of the Madras Elementary Education Act, 1920, in force in the Madras Area of the State of Mysore, an Elementary Education Fund was constituted for meeting all expenses incurred on Elementary Education by the District Board in the District of South Kanara;